

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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TRAVELERS CASUALTY AND SURETY COMPANY as :
Administrator for RELIANCE INSURANCE :
COMPANY, :

Plaintiff, :

-v- :

DORMITORY AUTHORITY - STATE OF NEW YORK, :
Defendants. :

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DORMITORY AUTHORITY OF THE STATE OF NEW :
YORK and TDX CONSTRUCTION CORP., :

Third-Party Plaintiffs, :

-v- :

TRATAROS CONSTRUCTION, INC., :
Third-Party Defendant. :

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TRATAROS CONSTRUCTION, INC. and TRAVELERS :
CASUALTY AND SURETY COMPANY, :

Fourth-Party Plaintiffs, :

-v- :

CAROLINA CASUALTY INSURANCE COMPANY; :
BARTEC INDUSTRIES, INC.; DAYTON SUPERIOR :
SPECIALTY CHEMICAL CORP. a/k/a DAYTON :
SUPERIOR CORPORATION; HARLEYSVILLE MUTUAL :
INSURANCE COMPANY (a/k/a HARLEYSVILLE :
INSURANCE COMPANY); JOHN DOES 1-20 and XYZ :
CORPS. 1-20, :

Fourth-Party Defendants. :

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DENISE COTE, District Judge:

A Notice of Motion filed by Carolina Casualty Insurance Co. ("Carolina"), Bartec Industries, Inc. ("Bartec"), and G.M. Crocetti, Inc. ("Crocetti") on January 11, 2011 (the "January 11 Notion of Motion") states that the "moving parties . . . also join in motions in limine being filed separately by Travelers and Trataros." An Order dated January 25 instructed the parties in the above-captioned case to submit by January 28 letters indicating

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ORDER

which motions in limine would remain before the Court should defendants Dormitory Authority of the State of New York, TDX Construction Corp., and Kohn Pedersen Fox Associates, P.C. (the "DASNY Defendants") conclude a settlement agreement with Travelers Casualty and Surety Company ("Travelers") and Trataros Construction, Inc. ("Trataros").

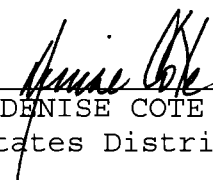
In a letter dated January 28, Carolina, Bartec, and Crocetti indicated that they had joined in certain motions filed by Travelers (the "January 28 letter"). By letter dated January 31, the DASNY Defendants argued that the Court need not decide Travelers's motions in limine since the DASNY Defendants have concluded a settlement agreement with Travelers and Trataros. It is hereby

ORDERED that since the January 11 Notice of Motion put the DASNY Defendants on notice that at least Carolina, Bartec, and Crocetti had adopted Travelers's motions in limine, the Court must decide those of Travelers's motions that were identified by Carolina, Bartec, and Crocetti in their January 28 letter.

IT IS FURTHER ORDERED that any opposition to Travelers's motions must be filed by February 2 at 5 p.m.

SO ORDERED:

Dated: New York, New York
January 31, 2011



DENISE COTE
United States District Judge